

NICOLE M. HAMPTON
Nevada Bar No. 16090
nhampton@lawhnp.com
CHRISTINE M. EMANUELSON
Nevada Bar No. 10143
cemanuelson@lawhnp.com
HINES HAMPTON PELANDA, LLP
400 S. 4th Street, Suite 500
Las Vegas, NV 89101
Phone: (714) 513-1122
Fax: (702) 947-6757

Attorneys for Defendant,
MERCURY CASUALTY COMPANY

PAUL A. SHPIRT, ESQ.
Nevada Bar No. 10441
ps@stevedimopoulos.com
DIMOPOULOS INJURY LAW
6671 South Las Vegas Blvd., Ste. 275
Las Vegas, NV 89119
P: (702) 800-6000
F: (702) 224-2114

Attorneys for Plaintiffs,
TRIANAFYLLOS KOLETIS and
DOMINIQUE SHADI ADELI

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

TRIANAFYLLOS KOLETIS,
individually; and DOMINIQUE
SHADI ADELI, individually

Plaintiffs,

vs.

MERCURY CASUALTY COMPANY
d/b/a MERCURY INSURANCE; a
foreign corporation; DOE
INDIVIDUALS 1-20, inclusive; and
ROE CORPORATIONS 1-20,
inclusive,

Defendants.

Case No.: 2:24-cv-01282-CDS-MDC

**STIPULATION AND ORDER TO
CONTINUE THE PARTIES' DEADLINE
TO FILE A DISCOVERY
PLAN/SCHEDULING ORDER TO
OCTOBER 7, 2024**

1 Plaintiffs Triantafyllos Koletsis and Dominique Shadi Adel (“Plaintiffs”), through their
2 counsel Dimopoulos Injury Law, and Defendant Mercury Casualty Company (“Defendant”),
3 through its counsel Hines Hampton Pelanda LLP, submit the following Stipulation for an order
4 continuing the parties’ deadline to file their Discovery Plan/Scheduling thirty (30) days from
5 September 7, 2024, to October 7, 2024. This is the parties’ first continuance request.

6 1. Pursuant to the July 24, 2024 Notice of Electronic Filing (“NEF”) generated by the
7 filing of Defendant Mercury Casualty Company (“Mercury”) Answer to Complaint with Jury
8 Demand, the parties’ Federal Rules of Civil Procedure 26 Discovery Plan/Scheduling Order is
9 due by September 7, 2024. [ECF Doc. 9].

10 2. On August 20, 2024, counsel for the parties, Paul Shpirt and Christine
11 Emanuelson, held a telephone conference pursuant to Federal Rules of Civil Procedure 26(f) and
12 Local Rule 26-1. Pursuant to this conference, the parties have commenced and are currently
13 meeting and conferring on the possibility of moving Plaintiffs’ claims at issue in this action into
14 arbitration.

15 3. So as to allow the parties additional time to meet and confer on whether the parties
16 can reach a mutually agreeable agreement to arbitrate the claims at issue in this matter, the
17 parties’ stipulate to and seek a short thirty (30) day continuance to October 7, 2024, to prepare
18 and file a Discovery Plan/Scheduling Order.

19 4. There are no motions or other matters currently pending before the Court.

20 For these reasons, the Parties jointly request that the Court enter an order giving effect to
21 their agreement and enter a new due date of October 7, 2024, for the parties to file their

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Discovery Plan/Scheduling Order.

IT IS SO STIPULATED.

Dated: August 29, 2024

HINES HAMPTON PELANDA LLP

By: /s/ Christine M. Emanuelson
Christine M. Emanuelson
Attorney for Defendant,
MERCURY CASUALTY INSURANCE COMPANY

Dated: August 29 2024

DIMOPOULOS INJURY LAW

By: /s/ Paul A. Shpirt
Paul A. Shpirt, Esq.
Attorney for Plaintiffs,
TRANTAFYLLOS KOLETIS and
DOMINIQUE SHADI ADELIA

ATTESTATION OF CONCURRENCE IN FILING

I hereby attest and certify that on August 29, 2024, I received concurrence from Plaintiffs' counsel, Paul Shpirt, to file this document with his electronic signature attached.

I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on August 29, 2024.

IT IS SO ORDERED.

ORDER


UNITED STATES MAGISTRATE JUDGE

DATED: 09-03-24